Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶90.18 PROVIDING FOR THE CONSIDERATION OF H.R. 4550

Mr. McINNIS, by direction of the Committee on Rules, called up the following resolution (H. Res. 538):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4550) to provide for programs to facilitate a significant reduction in the incidence and prevalence of substance abuse through reducing the demand for illegal drugs and the inappropriate use of legal drugs. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by Representative Hastert of Illinois or a designee and a Member opposed to the bill. After general debate the bill shall be considered for amendment under the five-minute rule for a period not to exceed three hours. Before consideration of any other amendment it shall be in order to consider the amendment printed in the report of the Committee on Rules accompanying this resolution, if offered by a Member designated in the report. That amendment shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. After disposition of that amendment, the provisions of the bill as then perfected shall be considered as original text for the purpose of further amendment under the five-minute rule. During consideration of the bill for further amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or with-

When said resolution was considered. After debate,

On motion of Mr. McINNIS, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

 $\P90.19$ Message from the president

A message in writing from the President of the United States was communicated to the House by Mr. Sherman Williams, one of his secretaries.

¶90.20 DRUG DEMAND REDUCTION

The SPEAKER pro tempore, Mr. McINNIS, pursuant to House Resolution 538 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 4550) to provide for programs to facilitate a significant reduction in the incidence and prevalence of substance abuse through reducing the demand for illegal drugs and the inappropriate use of legal drugs.

The SPEAKER pro tempore, Mr. McINNIS, by unanimous consent, designated Mr. SHIMKUS as Chairman of the Committee of the Whole; and after some time spent therein,

¶90.21 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. TAYLOR of Mississippi:

Add at the end of the bill the following title:

TITLE IV—MISCELLANEOUS PROVISIONS SEC. 401. DRUG TESTING AS CONDITION OF FEDERAL EMPLOYMENT.

Each individual appointed to an employment position with the Federal Government after the date of the enactment of this Act is appointed with the employment condition that the individual is subject to random, unannounced testing for the illegal use of any controlled substance (as defined in section 102 of the Controlled Substances Act).

It was decided in the Yeas 123 negative Nays 281

¶90.22 [Roll No. 443]

AYES—123

Aderholt Nussle Fox Bachus Franks (NJ) Packard Ballenger Gallegly Pappas Gibbons Parker Bartlett Barton Gilman Paxon Bilbray Goode Pease Goodling Pickering Bilirakis Graham Bishop Quinn Radanovich Bryant Granger Gutknecht Burr Riley Rohrabacher Burton Hall (TX) Buyer Hansen Roukema Hayworth Ryun Calvert Hefley Salmon Camp Herger Sanford Hilleary Scarborough Cannon Hostettler Schaefer, Dan Chabot Schaffer, Bob Hunter Chambliss Inglis Istook Jenkins Chenoweth Shadegg Coble Shaw Coburn Shays LaHood Combest Shimkus Condit Smith (MI) Largent Smith (TX) Cook Latham Cooksex LoBiondo Smith, Linda Maloney (CT) Cunningham Snowbarger McCollum Solomon Deal Dickey McHugh Souder Duncan McInnis Spence Dunn McIntosh Stearns Stenholm **Ehlers** McIntyre Metcalf Emerson Stump Mica Miller (FL) Everett Talent Taylor (MS) Fawell Taylor (NC) Foley Myrick Nethercutt Thune Fossella Fowler Neumann Tiahrt

Traficant Turner Upton Walsh Wamp Watkins Weldon (FL) Weller White

NOES-281 Abercrombie Greenwood Nadler Ackerman Allen Gutierrez Neal Hall (OH) Ney Northup Hamilton Andrews Archer Hastert Norwood Hastings (FL) Armey Oberstar Hastings (WA) Baesler Obev Baker Hill Olver Baldacci Hilliard Ortiz Hinchey Barcia Owens Barr Hinojosa Oxley Barrett (NE) Pallone Hobson Hoekstra Barrett (WI) Pascrell Bass Holden Pastor Becerra Hooley Paul Bentsen Houghton Payne Bereuter Hover Pelosi Hulshof Berman Peterson (MN) Hutchinson Petri Berry Pickett Blagojevich Hyde Bliley Jackson (IL) Pitts Blumenauer Jackson-Lee Pombo Boehlert. (TX) Pomerov Jefferson Porter Bonilla Johnson (CT) Portman Johnson (WI) Price (NC) Bonior Bono Johnson, E. B. Rahall Borski Johnson, Sam Ramstad Boucher Kaniorski Rangel Boyd Kaptur Redmond Brady (PA) Kasich Regula Kelly Brown (CA) Reves Brown (FL) Kennedy (MA) Rivers Brown (OH) Kennedy (RI) Rodriguez Kennelly Bunning Campbell Roemer Kildee Rogan Kilpatrick Capps Rogers Ros-Lehtinen Cardin Kim Kind (WI) Rothman Roybal-Allard Carson Castle King (NY) Christensen Kingston Royce Clement Kleczka Collins Klink Sabo Convers Klug Sanchez Costello Knollenberg Sanders Cox Kolbe Sandlin Kucinich Sawyer Coyne Cramer LaFalce Saxton Crane Lampson Scott Sensenbrenner LaTourette Crapo Cubin Lazio Serrano Cummings Leach Sherman Davis (FL) Lee Shuster Davis (IL) Levin Sisisky Davis (VA) Lewis (CA) Skaggs Lewis (GA) DeFazio Skeen DeGette Lewis (KY) Skelton Delahunt Linder Slaughter DeLauro Lipinski Smith (NJ) DeLay Livingston Smith (OR) Deutsch Smith, Adam Lofgren Diaz-Balart Lowey Snyder Dingell Lucas Spratt Dixon Stabenow Luther Doggett Maloney (NY) Stark Strickland Dooley Manton Doolittle Manzullo Stupak Doyle Markey Sununu Dreier Martinez Tanner Tauscher Edwards Mascara Ehrlich Matsui Thomas McCarthy (MO) Engel Thompson English McCarthy (NY) Thornberry Ensign McCrery Thurman McDade Eshoo Tiernev Etheridge McDermott Evans McGovern Velazguez McHale Vento Ewing McKeon Visclosky Fattah McKinney Watt (NC) McNulty Watts (OK) Filner Waxman Weldon (PA) Forbes Meehan Meek (FL) Ford Frank (MA) Menendez Wevgand Frelinghuysen Millender-Whitfield McDonald Frost Wicker Miller (CA) Wilson Furse Ganske Minge Wise Gekas Mink Wolf Gephardt Moakley Woolsey Gilchrest Mollohan Wynn Moran (KS) Young (AK) Gillmor Goodlatte Moran (VA) Young (FL) Gordon Morella

Green

Murtha